Page 1 of 2 (Page 2 Not for Public Disclosure)

## UNITED STATES DISTRICT COURT

for the

Southern District of New York

United States of America	,				
v. KSAON CRUTE	) ) ) Cas	e No:	19 CR 816 (VB)	01.WC	ANDRELY MI
ate of Original Judgment:  ate of Previous Amended Judgment:  Use Date of Last Amended Judgment if Any)			71262-054 Tanner, Esq Attorney	the transfer of the	- 1/10 k
ORDER REGARDING	MOTION FOI	R SE	NTENCE RE	EDUCTION	ſ
PURSUA	NT TO 18 U.S.	.C. §	3582(c)(2)		
Upon motion of ✓ the defendant ☐ § 3582(c)(2) for a reduction in the term of impr subsequently been lowered and made retroactiv § 994(u), and having considered such motion, a and the sentencing factors set forth in 18 U.S.C	isonment imposed be by the United State and taking into account	eased o tes Sen unt the	n a guideline sent tencing Commiss policy statement	tencing range the sion pursuant to set forth at USS	at has 28 U.S.C.
IT IS ORDERED that the motion is:  DENIED. GRANTED and the the last judgment issued) of	defendant's previous months is			of imprisonment	(as reflected in
(See Page 2 for additional page)				s granted)	•
Except as otherwise provided, all provisions of IT IS SO ORDERED.	the judgment dated		06/04/2021 s	hall remain in e	ffect.
Order Date: 02/20/2024			7 1 () V		
			Judge's sign	nature	
Effective Date:  (if different from order date)	**************************************		Vincent L. Bricce		